## IT 08-0006-GIL 02/19/2008 COMBINED UNITARY RETURN

General Information Letter: Partnerships may not join in the filing of a combined return.

February 19, 2008

Dear:

Your letter dated October 24, 2007, has been forwarded to me for consideration. The nature of your request and the information you have provided require that we respond with a General Information Letter, which is designed to provide general information, is not a statement of Department policy and is not binding on the Department. See 86 III. Adm. Code 1200.120(b) and (c), which may be found on the Department's web site at www. tax.illinois.gov.

In your letter you have stated the following:

Enclosed is Form BTR-46-B, Nonfiler Response Form, for the above named taxpayer, in response to the Notice (BTR-45-B) dated October 15, 2007, which is also enclosed.

COMPANY, LP is part of a unitary business group and is therefore not required to file a 2005 IL-1065.

## Response

86 III. Adm. Code Section 100.3380(d) provides special rules for determining the Illinois net income of a partner who is engaged in a unitary business with its partnership. This regulation requires the partnership to file a separate return, rather than joining in the combined return of the unitary business group. See item G under the General Information, "What is a unitary business group?" section of the instructions to Schedule UB, Combined Apportionment for Unitary Business Group, and also Schedule K-1-P(1), Partnership's and S Corporation's Instructions for Schedule K-1-P, Partner's or Shareholder's Share of Income, Deductions, Credits, and Recapture.

If COMPANY, LP joined in the filing of a combined Illinois income tax return, it should include a statement to that effect with its return, including the name and federal identification number of the designated agent that filed the return, because erroneously joining in a combined return may serve as a basis for abatement of late filing penalties.

As stated above, this is a general information letter which does not constitute a statement of policy that applies, interprets or prescribes the tax laws, and it is not binding on the Department. If you are not under audit and you wish to obtain a binding Private Letter Ruling regarding your factual situation, please submit all of the information set out in items 1 through 8 of Section 1200.110(b). If you have any further questions, you may contact me at (217) 782-7055.

Sincerely,

Paul S. Caselton Deputy General Counsel – Income Tax